

taken, and shall retain such photographs or X rays for a reasonable time thereafter. Whenever such person is required to report under section 235A.3, in that person's capacity as a member of the staff of a medical or other private or public institution, agency or facility, that person shall immediately notify the person in charge of such institution, agency, or facility or that person's designated delegate of the need for photographs or X rays.

Sec. 9. Section two hundred thirty-five A point fifteen (235A.15), subsection two (2), Code 1977, is amended by adding the following new paragraph:

NEW PARAGRAPH. In an individual case, to the mandatory reporter who reported the child abuse.

Sec. 10. Section two hundred thirty-five A point fifteen (235A.15), subsection two (2), paragraph e, Code 1977, is amended to read as follows:

e. To an authorized person or agency having responsibility for the care or supervision of a child named in a report as a victim of abuse or a person named in a report as having abused a child, if the juvenile court or the registry deems access to child abuse information by such person or agency to be necessary.

Approved June 23, 1978

CHAPTER 1091

REFORMATORY INMATES SENTENCES

S. F. 2202

AN ACT specifying that good and honor time earned and not forfeited shall apply to reduce a mandatory minimum sentence and providing for consecutive sentences.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section two hundred forty-six point thirty-eight (246.38), Code 1977, is amended to read as follows:

246.38 TIME TO BE SERVED--CREDIT. No ~~convict~~ inmate shall be discharged from the penitentiary or the men's or women's reformatory until he or she has served the full term for which he the inmate was sentenced, less good time earned and not forfeited, unless he-be the inmate is pardoned or otherwise legally released. He Any provision to the contrary notwithstanding, good time earned and not forfeited shall apply to reduce a mandatory minimum sentence being served

pursuant to section two hundred four point four hundred six (204.406), two hundred four point four hundred thirteen (204.413), nine hundred two point seven (902.7), nine hundred two point eight (902.8), or nine hundred six point five (906.5) of the Code Supplement. The inmate shall be deemed to be serving his or her sentence from the day on which he the inmate is received into the institution, but not while in solitary confinement for violation of the rules of the institution; provided, however, if a convict an inmate had been confined to a county jail or other correctional or mental institution at any time prior to sentencing, or after sentencing but prior to his the case having been decided on appeal, because of failure to furnish bail or because of being charged with a nonbailable offense, he the inmate shall be given credit for such days already served in jail upon the term of his the sentence. The clerk of the district court of the county from which the convict inmate was sentenced, shall certify to the warden the number of days so served.

Sec. 2. Section two hundred forty-six point thirty-nine (246.39), Code 1977, is amended by adding the following new unnumbered paragraph:

NEW UNNUMBERED PARAGRAPH. Any provision to the contrary notwithstanding, a person serving a mandatory minimum sentence pursuant to section two hundred four point four hundred six (204.406), two hundred four point four hundred thirteen (204.413), nine hundred two point seven (902.7), nine hundred two point eight (902.8), or nine hundred six point five (906.5) of the Code Supplement shall be entitled to a reduction of the minimum sentence under this section.

Sec. 3. Section two hundred forty-six point forty-three (246.43), Code 1977, is amended by adding the following new unnumbered paragraph:

NEW UNNUMBERED PARAGRAPH. Any provision to the contrary notwithstanding, a person serving a mandatory minimum sentence pursuant to section two hundred four point four hundred six (204.406), two hundred four point four hundred thirteen (204.413), nine hundred two point seven (902.7), nine hundred two point eight (902.8), or nine hundred six point five (906.5) of the Code Supplement shall be eligible for a special reduction of the minimum sentence under this section.

Sec. 4. Chapter nine hundred one (901), Code 1977 Supplement, is amended by adding the following new section:

NEW SECTION. CONSECUTIVE SENTENCES. If a person is sentenced for two or more separate offenses, the sentencing

judge may order the second or further sentence to begin at the expiration of the first or succeeding sentence. If a person is sentenced for escape under section seven hundred nineteen point four (719.4) of the Code Supplement or for a crime committed while confined in a detention facility or penal institution, the sentencing judge shall order the sentence to begin at the expiration of any existing sentence. If consecutive sentences are specified in the order of commitment, the several terms shall be construed as one continuous term of imprisonment.

Sec. 5. This Act, being deemed of immediate importance, shall take effect and be in force retroactive to January 1, 1978 to apply to persons sentenced on or after January 1, 1978.

Approved June 2, 1978

CHAPTER 1092

WOMEN'S REFORMATORY AND SECURITY MEDICAL FACILITY

H. F. 2018

AN ACT to clarify the applicability of certain sections to the women's reformatory and the Iowa security medical facility.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Chapter two hundred forty-six (246), Code 1977, is amended by adding the following new section:

NEW SECTION. APPLICABILITY TO OTHER INSTITUTIONS. The provisions of sections two hundred forty-six point thirty-three (246.33), two hundred forty-six point thirty-eight (246.38), two hundred forty-six point thirty-nine (246.39), two hundred forty-six point forty-one (246.41), two hundred forty-six point forty-two (246.42), and two hundred forty-six point forty-three (246.43) of the Code shall also apply to the inmates at the women's reformatory and the Iowa security medical facility.

Approved March 10. 1978